

U.S. DISTRICT COURT OF WESTERN TENNESSEE

CHARMANE SMITH	Case No.:
1509 Mink Street	
Memphis, TN 38111-7203	
(901) 743-5079	
Plaintiff.	JURY TRIAL REQUESTED

V.

THE UNITED STATES OF AMERICA
THE FEDERAL COMMUNICATIONS COMMISSION
445 12TH Street, S.W.
Washington, D.C. 20554
(202) 418-1000
Defendants,

JEFFEREY A. ZUCKER, C.E.O.
ROBERT C. WRIGHT, C.E.O.
MARC J. SAPERSTEIN, Chairman/C.E.O.
NATIONAL BROADCASTING COMPANY
NBC UNIVERSAL, INC.
30 Rockefeller Plaza
New York, NY 10112
(212) 664-4444
Defendants.

JEFFREY R. IMMELT, Chairman/C.E.O. LLOYD G. TROTTER, E.V.P. GENERAL ELECTRIC COMPANY 3135 Easton Turnpike Fairfield, CT 06828 (203) 373-2211 Defendants.

L. LOWRY MAYS, Chairman
MARK P. MAYS, C.E.O./Director
RANDALL T. MAYS, President/C.F.O.
CLEAR CHANNEL COMMUNICATIONS, INC.
200 E. Basse Rd.

San Antonio, TX 78209 (210) 822-2828 Defendants,

CAROLYN GILBERT, President ROBIN MADDY, V.P.F. CRITICAL MASS MEDIA, INC. 3857 Ivanhoe Avenue Cincinnati, OH 45212 (513) 631-4266 Defendants,

STUART O. OLDS, C.E.O. ROBERT DAMON, C.F.O. KATZ MEDIA GROUP, INC. 125 W. 55th Street New York, NY 10019 (212) 424-6000 Defendants,

KRAIG KITCHIN, President
DANIEL M. YUKELSON, E.V.P./C.F.O.
PREMIERE RADIO NETWORKS, INC.
15260 Ventura Blvd., 5th Floor
Sherman Oaks, CA 91403
(818) 377-5300
Defendants,

NINA TASSLER, President GEORGE SCHWEITZER, President CBS 51 W. 52nd Street New York, NY 10019 (212) 975-4321 Defendants.

ANNE M. SWEENEY, Co-Chairman JEFFREY BADER, E.V.P. JOHN ROUSE, S.V.P. ABC, INC. 77 W. 66th Street New York, NY 10023 (212) 456-7777 Defendants, ED WILSON, President
DEL MAYBERRY, E.V.P.
FOX BROADCASTING COMPANY
10201 W. Pico Blvd.
Las Angeles, CA 90035
(310) 369-3553
Defendants.

CIVIL COMPLAINT UNDER TITLE 28 {{{ 1331, 1332(a)(1), 1343(a)(1)(2)(3)(4), 1346(b)(1) and Title 18 U.S.C. {{ 2255(a), 1593(a)}

COMES NOW, Plaintiff CHARMANE SMITH acting pro se and moves this

U.S. District Court for a CASH AWARD of \$2,000,000,000,000.00 (2 Trillion

Dollars) and All Court and Attorneys' Fees to be paid to Plaintiff SMITH by the

ABOVE-NAMED DEFENDANTS. In support of this request, Plaintiff SMITH states:

- The U.S. GOVERNMENT and the FEDERAL COMMUNICATIONS
 COMMISSION failed to regulate the U.S. Media Industry to prevent and prohibit illegal, immoral, defamatory, and continuous violations of my
 (PLAINTIFF SMITH) right to privacy, in violation of their own laws, statutes, and rules; in violation of Title 18 U.S.C., Section 1464.
- The U.S. Media Industry has broadcasted obscene, profane, indecent, and slanderous comments to appeal to and promote prurient interests, and to provoke resentment, mistrust, jealousy, harassment, and persecution against me (PLAINTIFF SMITH).
- 3. The Defendants conspired to injure, oppress, threaten, and intimidate me by

- spreading vicious, defamatory rumors through television and covert radio broadcasts and through celebrities who had the potential to influence the public, in violation of Title 18, Section 241.
- 4. Defendants have exploited me, through covert radio and television broadcasts, for at least 25 years. Because the Defendants exploited me before the age of 18, they were guilty of distributing child pornography and of exploiting a child, in violation of Title 18 U.S.C., sections 1464, 1466(a)(b), 1458(a)(b), 2251(a), 2252(a)(1)(A)(B), 1591(a)(1)(2), and 1584.
- Defendants have exploited me for profit, without my initial knowledge or consent, in violation of Title 18 U.S.C., section 1584.
- 6. Defendants have committed Libel Per Se against me by promoting a a hoax in the form of a series of false accusations, ideas, and phrases that caused me physical, emotional, personal, educational, professional, and financial harm. Defendants induced public acceptance of and participation in harmful rumor-milling, harassment, and persecution.
- 7. Defendants have illegally invaded and exploited my privacy, in violation of the privacy guarantee of the 4th Amendment of the U.S. Constitution. Defendants have committed unreasonable intrusion of my home, violated my right to privacy, violated my right of publicity, have illegally publicized my private information and facts, and have publicized information that has placed me in a false light (defamed my character); the invasion of my privacy is not warranted by and does not serve any legitimate interest that benefits society. The invasion and exploitation of my privacy has

been detrimental to myself, my family, and society as a whole.

WHEREFORE, Plaintiff CHARMANE SMITH, respectfully requests that this Court AWARD Compensatory, Special, General, Statutory, Punitive, and Treble Damages of \$2,000,000,000,000.00 to be paid to PLAINTIFF CHARMANE SMITH by the here-in listed Defendants.

Respectfully,

CHARMANE SMITH, Plaintiff 1509 Mink Street Memphis, TN 38111-7203 (901) 743-5079

Dated: July 18, 2006